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United States Bankruptcy Court

				District of Oklahom						
In	re	Colin Leslie Doyle		Debtor(s)	Case No. Chapter	15-12376 13				
			CHAPTER 1.	3 PLAN - AMENI	<u>DED</u>					
1. <u>Payments to the Trustee</u> : The future earnings or other future income of the Debtor is submitted to the supervision and control the trustee. The Debtor (or the Debtor's employer) shall pay to the trustee the sum of \$2,520.15 per month for 60 months.										
	Total of plan payments: \$151,209.00									
2.	Plan Length: This plan is estimated to be for 60 months.									
3. Allowed claims against the Debtor shall be paid in accordance with the provis					ns of the Bankrupto	ey Code and this Plan.				
	a.	Secured creditors shall retain the underlying debt determined underlying debt debt debt debt debt debt debt debt								
	b. Creditors who have co-signers, co-makers, or guarantors ("Co-Obligors") from whom they are enjoined from collection under 11 U.S.C. § 1301, and which are separately classified and shall file their claims, including all of the contractual interest which is due or will become due during the consummation of the Plan, and payment of the amount specified in the proof of claim to the creditor shall constitute full payment of the debt as to the Debtor and any Co-Obligor.									
	c.	All priority creditors under 11 U	J.S.C. § 507 shall be p	paid in full in deferred	cash payments.					
4.	From the payments received under the plan, the trustee shall make disbursements as follows:									
	 a. Administrative Expenses (1) Trustee's Fee: 10.00% (2) Attorney's Fee (unpaid portion): \$3,500.00 to be paid through plan in monthly payments (3) Filing Fee (unpaid portion): NONE 									
	b.	Priority Claims under 11 U.S.C.	§ 507							
		(1) Domestic Support Obligation	ns							
		(a) Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.								
(b) The name(s) and address(es) of the holder of any of 101(14A) and 1302(b)(6).				any domestic support of	obligation are as fo	ollows. See 11 U.S.C. §§				
		-NONE-								
(c) Anticipated Domestic Support Obligation Arrearage Claims. Unless otherwise specified in this Plan, priority clunder 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the time as claims secured by personal property, arrearage claims secured by real property, and arrearage claims for as leases or executory contracts.						claims will be paid at the same				
		Creditor (Name and Add -NONE-	ress)	Estimated arrearage	e claim Pro	jected monthly arrearage payment				
	(d) Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestic support obligation claims are assigned to, to, or recoverable by a governmental unit.									
		Claimant and proposed treatment:NONE-								
		(2) Other Priority Claims.								

Name

Interest Rate (If specified)

Amount of Claim

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Name Amount of Claim Interest Rate (If specified)
IRS 3,498.69 0.00%
Oklahoma Tax Commission 4,779.61 0.00%

c. Secured Claims

(1) Pre-Confirmation Adequate Protection Payments. Pre-confirmation adequate protection payments to the following Creditors holding allowed claims secured by a purchase money security interest in personal property shall be paid by the Trustee through the plan as provided below. Adequate protection payments shall not accrue or be paid until the Creditor files a proof of claim. The principal amount of the Creditor's claim shall be reduced by the amount of the adequate protection payments remitted.

Name Description of Collateral Pre-Confirmation Monthly Payment

-NONE-

(2) Secured Debts Which Will Not Extend Beyond the Length of the Plan

(a) Secured Claims Subject to Valuation Under § 506. The Debtor moves the Court to value collateral as follows according to 11 U.S.C. § 506(a). Each of the following secured claims, if allowed, shall be paid through the plan in equal monthly payments set forth below, until the secured value or the amount of the claim, whichever is less, has been paid in full. Any remaining portion of the allowed claim shall be treated as a general unsecured claim. Any claim with a secured value of \$0 shall be treated as a general unsecured claim.

Proposed Amount of
Name Allowed Secured Claim Monthly Payment Interest Rate (If specified)

-NONE-

(b) Secured Claims Not Subject to Valuation Under § 506. Each of the following claims, if allowed, shall be paid through the plan in equal monthly payments set forth below, until the amount of the claim as set forth in the Creditor's proof of claim has been paid in full.

Proposed Amount of
Name Allowed Secured Claim Monthly Payment Interest Rate (If specified)

-NONE-

(3) Secured Debts Which Will Extend Beyond the Length of the Plan

Name Amount of Claim Monthly Payment Interest Rate (If specified)

CitiMortgage, Inc. 238,000.00 2,071.80 0.00%

d. Unsecured Claims

(1) Special Nonpriority Unsecured: Debts which are co-signed or are non-dischargeable shall be paid in full (100%).

Name Amount of Claim Interest Rate (If specified)

-NONE-

(2) General Nonpriority Unsecured: Other unsecured debts shall be paid **0** cents on the dollar and paid pro rata, with no interest if the creditor has no Co-obligors, provided that where the amount or balance of any unsecured claim is less than \$10.00 it may be paid in full.

5. The Debtor proposes to cure defaults to the following creditors by means of monthly payments by the trustee:

Creditor Amount of Default to be Cured Interest Rate (If specified)

-NONE-

6. The Debtor shall make regular payments directly to the following creditors:

Name Amount of Claim Monthly Payment Interest Rate (If specified)

-NONE-

7. The employer on whom the Court will be requested to order payment withheld from earnings is:

NONE. Payments to be made directly by debtor without wage deduction.

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8.	The following execu	itory contracts	of the debtor	are rejected:
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Other Party -NONE-

Description of Contract or Lease

9. Property to Be Surrendered to Secured Creditor

Name

Amount of Claim

Description of Property

-NONE-

10. The following liens shall be avoided pursuant to 11 U.S.C. § 522(f), or other applicable sections of the Bankruptcy Code:

Name Bank of America	Amount of Claim 0.00	Description of Property Auto: 2007 Lexus Location: 3000 E. 32nd ST. Edmond, OK 73013
H&R Block Mortage LLC	189,813.29	Residence: Florida House Location: 701 Regina Circle Oakland, FL 37487 Debtor(s) dispute the secured mortgage claims as to the total amount of the debt as of the petition date and as to the alleged arrears and also dispute the scheduled
H&R Block Mortgage	0.00	Residence: Florida House Location: 701 Regina Circle Oakland, FL 37487
		Debtor(s) dispute the secured mortgage claims as to the total amount of the debt as of the petition date and as to the alleged arrears and also dispute the scheduled
John Landing HOA	1,000.00	Residence: Florida House Location: 701 Regina Circle Oakland, FL 37487 Debtor(s) dispute the secured mortgage claims as to the total amount of the debt as of the petition date and as to the alleged arrears and also dispute the scheduled
Martin Federal Credit Union	0.00	Auto: Scion tC 2006 Scion tC 120,000 Location: 3000 E. 32nd ST. Edmond, OK 73013
OCWEN/HOMEWARD RESIDENTI	0.00	Residence: Florida House Location: 701 Regina Circle Oakland, FL 37487 Debtor(s) dispute the secured mortgage claims as to the total amount of the debt as of the petition date and as to the alleged arrears and also dispute the scheduled

- 11. Title to the Debtor's property shall revest in debtor on confirmation of a plan.
- 12. As used herein, the term "Debtor" shall include both debtors in a joint case.
- 13. Other Provisions:

Date June 25, 2015 Signature /s/ Colin Leslie Doyle

Colin Leslie Doyle

Debtor

/s/ Sherry Doyle

Sherry Doyle 31836 Attorney for Debtor(s) Sherry Doyle, PLLC 3126 S Boulevard #163 Edmond, OK 73013-5308 (405)652-1034 Fax:(405) 652-1047 sherry@sherrydoylelaw.com